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22 *Counsel for Defendant SelectHealth, Inc.*

23 **UNITED STATES DISTRICT COURT**
 24
DISTRICT OF NEVADA

25 MY HEALTH, INC., a Delaware corporation,

26 Case No. 2:15-cv-00105-JAD-GWF

27 Plaintiff,

28 **STIPULATION FOR THIRD
 EXTENSION OF TIME TO RESPOND**

v.

**(Third Request for Extension of this
 Deadline; Third Overall Extension
 Request)**

SELECTHEALTH, INC., a Utah corporation,

29 Defendant.

30 Current Response Deadline:
 31 April 30, 2015

32 Plaintiff My Health, Inc. (“*My Health*”) and Defendant SelectHealth, Inc.
 33 (“*SelectHealth*”) have stipulated to, and respectfully request that the Court enter an order
 34 providing for, a 60-day extension of the deadline for SelectHealth to respond to My Health’s
 35 complaint from April 30, 2015 to June 29, 2015. This is the third stipulation and request for an
 36 extension of this deadline and the third overall request for an extension in this case. The initial
 37 response deadline was February 12, 2015. Pursuant to two earlier stipulations of the parties, the

1 Court entered two previous orders extending this deadline, first to March 16, 2015 (Dkt. 11) and
2 then to April 30, 2015 (Dkt. 25).

3 After the Court granted the first and second extensions the parties have actively pursued
4 good-faith negotiations to settle this dispute. Through counsel, the parties have discussed
5 settlement terms in a series of communications and conferences, and the parties are confident that
6 a final settlement can be reached before either party or the Court expends further substantial
7 resources on the litigation of this dispute. But the parties have been unable to finalize an
8 agreement before the existing April 30 response deadline due to scheduling conflicts and the need
9 for individuals within each party to review and approve settlement terms.

10 The parties' agreed-upon third extension promotes judicial economy and ultimately the
11 interests of justice by providing additional time to facilitate settlement before the parties and
12 Court devote additional resources to the litigation of this matter. The agreed-upon extension
13 should not unduly delay the litigation of this matter and, it is expected, should enable the parties
14 to efficiently resolve this matter out of court. Accordingly, a third extension of the deadline for
15 SelectHealth to respond to My Health's complaint to June 29, 2015 is warranted.

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1 Dated: April 29, 2015

Respectfully Submitted,

2 **PIA ANDERSON DORIUS REYNARD & MOSS, STOEL RIVES LLP**
3 **LLC**

4 /s/ Joseph Pia

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10 *Counsel for Plaintiff My Health, Inc.*

/s/ Hunter Ferguson

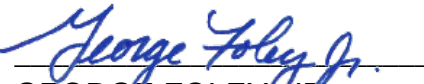
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15 *Counsel for Defendant SelectHealth, Inc.*

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17 IT IS SO ORDERED:

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20 GEORGE FOLEY, JR.
United States Magistrate Judge

21 DATED: April 30, 2015
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CERTIFICATE OF SERVICE

I hereby certify that on April 29, 2015, I caused a true and correct copy of the foregoing STIPULATION FOR THIRD EXTENSION OF TIME TO RESPOND to be served on the parties to this matter via the Court's CM/ECF system.

/s/Hunter Ferguson
Hunter O. Ferguson